by certify that this correspondence is being deposited with the United States Postal Service as first class mail in sufficient postage in an envelope addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box

1450, Alexandria, VA 22313-1450. February 8, 2007 Gigi

Gigi Hoover Name

Date Mailed

Signature

Petitions Attorney:

February 8, 2007

Brown, Alesia M.

Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Yousseff

Serial No.:

09/276,021

Filed:

March 25, 1999

For:

RAPID TRAINING ECHO

CANCELLOR FOR

TELECOMMUNICATIONS

SYSTEM

Docket No.:

42390.P8950

Art Unit:

2614

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REQUEST FOR RECONSIDERATION OF PETITION UNDER 37 C.F.R. § 1.47(b) AND

PETITION TO REVIVE ABANDONED APPLICATION UNDER 37 C.F.R. § 1.137(b)

Dear Petitions Attorney Brown:

Presented herein is a request for reconsideration of petition under 37 C.F.R. § 1.47(b) in response to the Office's letter dismissing Petitioner's petition under 37 C.F.R. § 1.47(b) mailed October 2, 2006, in reference to the above-noted patent application. Also presented herein is a petition to revive under 37 C.F.R. § 1.137(b).

Petitioner respectfully requests that the Patent and Trademark Office ("PTO") consider the following remarks in regard to the above-referenced patent application.

REMARKS

Petitioner thanks the Petitions Attorney for a thorough review of the original petition, and

respectfully requests reconsideration for the following reasons:

Petition under 37 C.F.R. § 1.47(b) dismissed

The PTO dismissed Petitioner's original petition under 37 C.F.R. § 1.47(b) because it

failed to establish each of the six elements required by the PTO. Refer to the petition dismissal

mailed October 2, 2006, attached hereto as Exhibit A.

Petitioner respectfully submits the following statements and facts in support of the

request for reconsideration of the petition under 37 C.F.R. § 1.47(b).

(1) Proof the non-signing inventor cannot be reached

The PTO dismissed the original petition in part because "petitioner has failed to establish

that the non-signing inventor [...] cannot be located for presentation of the application papers."

Petitioner respectfully submits that a bona fide effort has been made to locate the non-

signing inventor for presentation of a complete copy of the application papers for execution of

the oath or declaration, however, Petitioner still is unable locate the non-signing inventor.

The following actions were taken in an effort to locate the non-signing inventor for

execution of an oath or declaration of a complete copy of the application papers:

1. On or about May 4, 1999: Paula Halsey of Kaplan & Gilman, LLP mailed a letter

to non-signing inventor Yousseff at his employment address of record at Dialogic

Corporation, 1515 Route 10, Parsippany, New Jersey 07054, requesting execution

of the oath or declaration of an enclosed complete copy of the application papers.

Attorney Docket No.: 42390.P8950 Petition for Serial No.: 09/276,021 Remarks Petitions Attorney: Brown, Alesia M.

- 2 -

There was no response to the letter. Refer to the letter dated May 4, 1999 attached hereto as **Exhibit B**.

- 2. June 25, 1999 through July 12, 1999: Kaplan & Gilman, LLP made several attempts to contact non-signing inventor Yousseff by calling colleagues at Yousseff's former employer, leaving phone messages, and contacting Yousseff's former supervisor, however, the efforts failed to locate Yousseff. Refer to handwritten notes from Attorney's client communications file attached hereto as Exhibit C.
- 3. On or about August 23, 1999: Petitioner filed the original petition under 37 C.F.R. § 1.47(b) requesting the PTO allow the assignee to sign the oath or declaration on behalf of the non-signing inventor. Refer to August 23, 1999 letter to Ted Weitz, Esq. attached hereto as Exhibit D1, and refer also to original petition and Yousseff's employment agreement attached hereto as Exhibit D2 submitted concurrently with the original petition.
- 4. August 23, 1999 through August 22, 2006: Prosecution of the application continued. On July 11, 2003 a change of power of attorney was filed with the PTO. Refer to the notice of acceptance of power of attorney mailed August 18, 2003 attached hereto as Exhibit E. Blakely Sokoloff Taylor & Zafman, LLP, the present attorney of record, then continued prosecution of the application.
- August 22, 2006: A notice of allowance was granted for the present application and received by Blakely Sokoloff Taylor & Zafman, LLP on August 24, 2006.
 Refer to notice of allowance attached hereto as Exhibit F.

Attorney Docket No.: 42390.P8950 Petition for Serial No.: 09/276,021

- 6. October 2, 2006: The PTO mailed the letter of dismissal for the 37 C.F.R. §

 1.47(b) petition alerting the Applicant and the present attorney of record that a properly executed oath or declaration still had not been filed for the present application. Refer to dismissal letter attached hereto as **Exhibit A**.
- 7. On or about November 1, 2006: Kristin Morrow, a paralegal with the law firm of Blakely Sokoloff Taylor & Zafman, LLP contacted a private investigation firm to locate non-signing inventor Yousseff, at the direction of the undersigned attorney. The private investigation firm searched for Yousseff by his social security number via a credit header search, and also spoke with the current residents at Yousseff's last known residence of 224 Lembeck Avenue, Apt. 2, Jersey City, New Jersey, 07305. The private investigation firm also searched for siblings and relatives, but did not find any. Refer to the email from Santoni, Skrifvars & Damerell Investigations attached hereto as **Exhibit G**. (Note: Yousseff's social security number has been redacted.)

Petitioner respectfully submits that the above mentioned efforts constitute a *bona fide* attempt to locate non-signing inventor Yousseff, and respectfully request the PTO accept the attached exhibits as proof of such efforts.

(2) Acceptable oath or declaration in compliance with 35 U.S.C. §§ 115 and 116

The PTO rejected the previously submitted oath or declaration because it failed to "identify the inventor by name, residence, mailing address, and citizenship."

Petitioner submits concurrently herewith a properly executed oath or declaration signed on behalf of the non-signing inventor by an authorized attorney of record for Intel Corporation,

Attorney Docket No.: 42390.P8950 Petition for Serial No.: 09/276,021 the present assignee of the above referenced application. Refer to the notice of acceptance of

power attorney attached hereto as Exhibit E.

(3) The petition fee

The PTO did not object to the payment of the petition fee, however, Petitioner hereby

authorizes the PTO to charge our Deposit Account No. 02-2666 for any additional fee(s) that

may be due in this matter, and please credit the same deposit account for any overpayment.

(4) Statement of the last known address of the non-signing inventor

Petitioner respectfully submits that the last known addresses for the non-signing inventor

are as follows:

Residential address:

Mr. Khalid Yousseff 224 Lembeck Avenue, Apt. #2

Jersey City, NJ 07305

USA

Employment address:

Mr. Khalid Yousseff

Dialogic Corporation 1515 Route 10

Parsippany, New Jersey 07054

USA

(5) Proof of proprietary interest

The PTO did not object to the proof of proprietary interest previously submitted on behalf

of Dialogic Corporation. However, all rights, title, and interest in the above application have

since been assigned from Dialogic Corporation to Intel Corporation. Refer to the notice of

recordation of assignment document dated July 11, 2003 attached hereto as Exhibit H. Also

attached is the assignment from non-signing inventor Yousseff to Dialogic Corporation via

Attorney Docket No.: 42390.P8950 Petition for Serial No.: 09/276,021 Remarks Petitions Attorney: Brown, Alesia M.

- 5 -

Yousseff's original employment agreement, of which he was subject to at the time of invention.

Refer to employment agreement attached hereto as Exhibit I.

(6) Showing that such action is required to preserve rights of parties

The PTO rejected the original petition in part because Petitioner "failed to present a

showing that action under 37 CFR 1.47 is required to preserve the rights of the parties...."

Petitioner respectfully submits that action under 37 C.F.R. § 1.47 is required to protect

the rights of Intel Corporation who has a legal right to the claimed invention, having acquired

such rights from Dialogic Corporation for due consideration. Dialogic Corporation acquired its

rights from the non-signing inventor Youseff for due consideration.

Petitioner further submits that Assignee Intel Corporation will suffer irreparable harm if

action under 37 C.F.R. § 1.47 is not taken as Assignee will be inequitably barred from exercising

its legal rights under the claimed invention.

Petition to revive abandoned application under 37 C.F.R. § 1.137(b)

The above referenced application went abandoned on November 23, 2006 for failure to

pay the issue fee requested by the PTO in its notice of allowance mailed August 22, 2006.

Submitted concurrently herewith is a petition to revive the abandoned application under 37

C.F.R. § 1.137(b), including the required petition fee, and the application issue fee in response to

the notice of allowance.

Attorney Docket No.: 42390.P8950

Petition for Serial No.: 09/276,021

Petitions Attorney: Brown, Alesia M.

- 6 -

CONCLUSION

Given the above statements and accompanying exhibits, Petitioner respectfully requests that the PTO grant the requested action. If there are any informalities or questions that can be addressed via telephone, the Petitions Attorney is encouraged to contact the undersigned attorney at (503) 439-8778.

Charge Deposit Account

Please charge our Deposit Account No. 02-2666 for any additional fee(s) that may be due in this matter, and please credit the same deposit account for any overpayment.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: ///9///

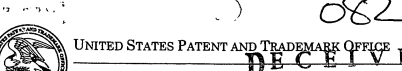
Gregory D. Caldwell Attorney for Petitioner Registration No. 39,926

Blakely, Sokoloff, Taylor & Zafman LLP 12400 Wilshire Boulevard, Seventh Floor Los Angeles CA 90025-1030

Phone: (503) 439-8778 Facsimile: (503) 439-6073

Exhibit

A



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
P.O. Box 1450

ALEXANDRIA, VA 223 www

OCT 04 2006

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP LOS ANGELES

COPY MAILED

IN

Gregory D Caldwell
Blakely Sokoloff Taylor & Zafman LLP
12400 Wilshire Boulevard Seventh Floor

OCT 0 2 2006

EHT

Los Angeles CA 90025

OFFICE OF PETITIONS

In re Application of

Yousseff

Application No. 09/276,021

UNDER 37 CFR 1.47(b)

Filed: March 25, 1999

Atty. Dkt. No.: 024/1

For: RAPID TRAINING ECHO

CANCELLOR FOR

TELECOMMUNICATIONS SYSTEM

OCT 1 2 2006 INTO DATABASE

This decision is in response to the petition under 37 CFR 1.47 (b), filed September 7, 1999.

The petition is DISMISSED.

Rule 47 applicant is given TWO MONTHS from the mailing date of this decision to reply, correcting the below-noted deficiencies. Any reply should be entitled "Request for Reconsideration of Petition Under 37 CFR 1.47(b)," and should only address the deficiencies noted below, except that the reply may include an oath or declaration executed by the non-signing inventor. Failure to respond will result in abandonment of the application. Any extensions of time will be governed by 37 CFR 1.136(a).

The above-identified application was filed March 25, 1999 without an executed oath or declaration. Accordingly, a Notice to File Missing Parts of Nonprovisional Application ("Notice") was mailed April 29, 1999 requiring an executed oath or declaration and a surcharge.

A grantable petition under 37 CFR 1.47(b) requires: (1) proof that the non-signing inventor cannot be reached or refuses to sign the oath or declaration after having been presented with the application papers (specification, claims and drawings); (2) an acceptable oath or declaration in compliance with 35 U.S.C. §§ 115 and 116; (3) the petition fee; (4) a statement of the last known address of the non-signing inventor; (5) proof of proprietary interest; and (6) a showing that such action is required to preserve the rights of the parties or to prevent irreparable damages.

Entered into FIP

The instant petition fails to satisfy items (1), (2), (4), and (6) set forth above.

As to item (1), petitioner has failed to establish that the non-signing inventor has refused to execute the oath or declaration after having been presented with the complete application papers (specification including claims, drawings, and oath or declaration) or cannot be located for presentation of the application papers.

The instant petition fails to set forth if petitioner alleges the non-signing inventor has refused to execute the oath or declaration after having been presented with a complete copy of the application papers or if petitioner alleges the non-signing inventor cannot be located for presentation of the application papers.

There is no evidence to establish the non-signing inventor received a complete copy of the application papers and thereafter refused to executed the oath or declaration.

Before a refusal to sign an oath or declaration can be alleged, it must be demonstrated that a *bona fide* effort has been made to present a complete copy of the application papers (specification, including claims, drawings, and oath or declaration) to the non-signing inventor at the non-signing inventor's last known address, typically a residential address.

Any renewed petition must establish that the non-signing inventor was presented with a complete copy of the application papers and thereafter refused to execute the oath or declaration.

Where a refusal of the inventor to sign the application papers is alleged, the circumstances of the presentation of the application papers and of the refusal must be specified in a statement of facts by the person who presented the inventor with the application papers and/or to whom the refusal was made. Proof that a bona fide attempt was made to present a copy of the application papers (specification, including claims, drawings, and oath or declaration) to the non-signing inventor for signature, but the inventor refused to accept delivery of the papers or expressly stated that the application papers should not be sent, may be sufficient.

Any renewed petition should be accompanied by evidence to establish that the non-signing inventor was sent a complete copy of the application papers (specification, claims, drawings, and oath or declaration) and thereafter refused to execute the declaration. Petitioner may wish to provide the Office copies of letters sent to the inventor indicating the enclosure of the application papers (specification, claims, drawings, and oath or declaration). If after the inventor receives the application papers and requests to execute the oath or declaration are refused, these facts should be set forth in a statement of facts signed by the person to whom the refusals were made and detailing with specificity the exact manner of the refusals. If a written refusal has been made, a copy of the written refusal should be included on renewed petition. Petitioner's attention is directed to MPEP 409.03(d) for further guidance.

Petitioner has failed to establish the non-signing inventor cannot be reached or located.

Petitioner is reminded that before it is alleged that an inventor cannot be reached or located, petitioner is required to demonstrate that diligent effort has been exerted to locate the non-signing inventor for presentation of a complete copy of the application papers (specification, including claims, drawings, and oath or declaration).

Petitioner has failed to establish that diligent effort has been made to locate the inventor.

Any renewed petition must be supported by evidence that sufficiently establishes that despite diligent effort, the non-signing inventor cannot be located. A statement of facts should be submitted that fully describes the exact facts that are relied on to establish that a diligent effort was made to locate the non-signing inventor. The statement of facts must be signed, where at all possible, by a person having firsthand knowledge of the facts recited therein. Statements based on hearsay, will not normally be accepted. At the very least, a search of the internet, human resource records, telephone directories, etc. should be undertaken in regions where it is suspected the non-signing inventors may reside. Petitioner should reference and supply evidence of any such searches in a renewed petition. See, MPEP 409.03(d).

As to item (2), the petition is not accompanied by an oath or declaration properly executed on behalf of the non-signing inventor. The declaration is unacceptable as it fails to identify

the inventor by name, residence, mailing address, and citizenship. Correction is required. The declaration should be executed by a corporate officer, such as the president, vice president, secretary, or treasurer of the assignee on behalf of and as agent for the non-signing inventor. The corporate officer's title or position must be identified in the declaration. If an officer is unavailable to execute the declaration, the declaration may be signed on behalf of the corporation by one whose proof of signing authority has been submitted to the Office, such as the corporation's attorney. The signature block of the non-signing inventor should remain unexecuted. See, MPEP 409.03(b).

As to item (6), petitioner has failed to present a showing that action under 37 CFR 1.47 is required to preserve the rights of the parties or to prevent irreparable damages. Irreparable damage may be established by a showing in the form of a statement that a filing date is necessary to preserve the rights of the party or to prevent irreparable damage.

Further correspondence with respect to this matter should be addressed as follows:

By mail:

Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

By facsimile:

(571) 273-8300

By hand:

U.S. Patent and Trademark Office

Customer Service Window

Mail Stop Petition Randolph Building 401 Dulany Street Alexandria, VA 22314

Telephone inquiries regarding this decision should be directed to the undersigned at (571) 272-3205.

Alesia M. Brown Petitions Attorney Office of Petitions

Exhibit

B

(APLAN & GILMAN, L.L.F.

MICHAEL R. GILMAN[†] JEFFREY I. KAPLAN

OF COUNSEL RONALD B. GOLDSTEIN^{††} FRANCINE M. MEYER

† ADMITTED ONLY IN NY & CT †*ADMITTED ONLY IN NY COUNSELORS AT LAW

900 ROUTE 9 NORTH
WOODBRIDGE, NEW JERSEY 07095
TELEPHONE (732) 634-7634
FACSIMILE (732) 634-6887

73 CROTON AVENUE OSSINING, NEW YORK 10562 TELEPHONE (914) 923-6240 FACSIMILE (914) 923-6258

May 4, 1999

Mr. Khalid Youssef Dialogic Corporation 1515 Route 10 Parsippany New Jersey, 07054

Re:

U.S. Patent Application Serial No. 09/276,021 for

RAPID TRAINING ECHO CANCELLOR FOR TELECOMMUNICATIONS SYSTEM

Dear Khalid:

As per our telephone conversation of today, enclosed please find a copy of the papers that were filed on March 24, 1999 in regard to the above-captioned patent application.

Also enclosed is a Declaration and Power of Attorney, and Assignment form, which we ask that you please sign and date (notarizing the Assignment) and return to this office for filing in the U.S. Patent and Trademark Office at the appropriate time.

Thank you and regards.

Very truly yours,

KAPLAN & GILMAN, L.L.P.

Paula M. Halsey

Legal Assistant

JIK/pa Enclosures

PMKaplan\Dialogic Corporation\Correspondence\Youssef ttr encl filed appl and other does to sign, wpd

Declaration and Power of Attorney

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled **RAPID TRAINING ECHO CANCELLOR FOR TELECOMMUNICATIONS SYSTEM** the specification of which (check one) is attached hereto.

X was filed on March 25, 1999, as Application Serial No.09/276,021 and was amended on (if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37 Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)

NONE

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Prior United States Application(s)

NONE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And I hereby appoint:

Michael R. Gilman(Reg. No. 34,826) and Jeffrey I. Kaplan (Reg. No. 34,356)

whose address is KAPLAN & GILMAN, L.L.P., 900 Route 9 North, 5th Floor, Woodbridge New Jersey 07095 — telephone (732) 634-7634 — jointly and severally my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Direct correspondence and telephone calls to: <u>Jeffrey I. Kaplan, Esq.</u>

Full name of FIRST JOINT INVENTOR:	Khalid Youssef		
Inventor's Signature:	<u>X</u>		
Date:	X		
Residence:	224 Lembeck Avenue		
	Jersey City, NJ 07305		
Citizenship:	U.S.A.		
Post Office Address:			

signment of Patent Rights

		•			
Date:	, 1999				
	Mr. Khalid Youssef 224 Lembeck Avenue Jersey City, NJ 07305	Assignor: Address:	Assignee: Address:	Dialogic Corporation 1515 Route 10 Parsippany, NJ 07054	
Assignor: Address:		Assignor: Address:			
			nee, the words "Assignor"	and "Assignee" shall includ	de them.
11	nis assignment relates	to:			
	[] a United Stat	es patent applicatio	on signed by Assignor on	, 1998 and ent	titled
<u>1999</u> assi	[X] a United Sta igned Serial No. <u>09/27</u>	tes patent application 6,021; or	on filed in the U.S. Patent	and Trademark Office on M	<u>arch 25,</u>
	[] an issued Un	ited States patent, i	ssued on, 19	9_, under United States Pa	tent No.
Th	nis patent application o	or issued patent is h	ereinafter referred to as "	'the Patent".	

Assignor has received Ten Dollars (\$10.00) and other good and valuable consideration for this assignment.

Assignor assigns to Assignee all of Assignor's right, title and interest in the Patent, the invention described and claimed in the Patent, and all patents that may issue based on the invention and on the Patent in the United States and in every foreign country. Assignor also assigns to Assignee all priority rights in the Patent.*

In those countries where permitted, the Assignor authorizes the Assignee to apply for patents for the invention directly in Assignee's name.* Assignor authorizes the Commissioner of Patents and Trademarks or other governmental authority to issue all patents for the invention directly to Assignee.

Assignor states that Assignor has the right to grant to Assignee the rights which are assigned by this assignment. Assignor will sign any additional documents as may be needed to carry out the purpose of this assignment.

This assignment is binding on all parties who lawfully succeed to the rights of or take the place of Assignor or Assignee.

The undersigned hereby grant(s) to the firm of Kaplan & Gilman, L.L.P., 900 Route 9 North, Woodbridge, New Jersey 07095, the power to insert on this assignment any further identification of the Patent which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office concerning recordation of this document.

^{*} Strike italicized sections only if foreign rights are not intended to be assigned.

The effective date of this as anment is the date at the top of this assament.

SIGNATURE	(S)	Į.	DATE			ED OR ITED NAME(S)
First Name	Middle Initial	Last Name			Khalid `	Youssef
First Name	Middle Initial	Last Name				
First Name	Middle Initial	Last Name				
First Name	Middle Initial	Last Name				
STATE OF				STATE OF	=	
COUNTY OF				COUNTY	OF	
On	befo	re me personally ca	me	On	b	efore me personally came
executed the for		(s) described in and ent, and the Assign tion of the same.		executed t	he foregoin	e Assignor(s) described in and who ng Assignment, and the Assignor(s o me execution of the same.
Notar	y Public			- No	otary Public	
STATE OF				STATE OF	.	
COUNTY OF				COUNTY	OF	
On	befor	e me personally car	me	Or	ı	before me personally came
executed the fo	o be the Assignor oregoing Assignm dged to me execu	(s) described in and ent, and the Assign tion of the same.	who or(s)	executed t	he foregoin	e Assignor(s) described in and who ng Assignment, and the Assignor(s ne execution of the same.

Notary Public

Notary Public

Exhibit

C

hash ewill contact his Supervisor.

Exhibit

D1

KAPLAN & GILMAN, L.L.P.

COUNSELORS AT LAW

OF COUNSEL RONALD B. GOLDSTEIN FRANCINE M. MEYER

MICHAEL R. GILMANT

JEFFREY L KAPLAN

* ADMITTED ONLY IN NY & CT

900 ROUTE 9 NORTH WOODBRIDGE, NEW JERSEY 07095 TELEPHONE (732) 634-7634 FACSIMILE (732) 634-6887 73 CROTON AVENUE OSSINING, NEW YORK 10562 TELEPHONE (914) 923-6240 FACSIMILE (914) 923-6258

August 23, 1999

VIA FEDEX

Ted Weitz, Esq. General Counsel Dialogic Corporation 1515 Route 10 Parsippany, NJ 07054

Re:

U.S. Patent Application Serial No. 09/276,021 for RAPID TRAINING ECHO CANCELLOR FOR TELECOMMUNICATIONS SYSTEM

Dear Ted:

Enclosed for your review, please find a Petition for Filing When an Inventor Refuses to Sign or Cannot Be Reached, a Petition for Extension of Time, Declaration and Power of Attorney and Khalid Youssef's Employee Proprietary Information and Innovation Agreement. Kindly sign and date the Declaration and Power of Attorney and return it to this office as soon as possible for filing in the Patent Office.

Should you have any questions, please do not hesitate to call.

Very truly yours,

KA**#**L**## & /**\$ilman, L.L.P.

JIK/pa

Enclosures

P:\//Waptan\/Dialogic Corporation\/Correspondence\\Weitz ltr encl petition, etc.

Dec aration and Power of Attorne

On the belief that Khalid Youssef is the named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

On the belief that Khalid Youssef is the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled <u>RAPID TRAINING ECHO CANCELLOR FOR TELECOMMUNICATIONS SYSTEM</u> the specification of which (check one)_ is attached hereto. <u>X</u> was filed on <u>March 25, 1999</u>, as Application Serial No.<u>09/276,021</u> and was amended on ______ (if applicable).

On the belief that Khalid Youssef would have stated that he had have reviewed and understood the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

On the belief that Khalid Youssef would have acknowledged the duty to disclose information which is material to the examination of this application in accordance with Title 37 Code of Federal Regulations, §1.56.

On the belief that Khalid Youssef would claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)

NONE

On the belief that Khalid Youssef would claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, Khalid Youssef would acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Prior United States Application(s)

کی

NONE

statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And I hereby appoint:

Michael R. Gilman(Reg. No. 34,826) and Jeffrey I. Kaplan (Reg. No. 34,356)

whose address is KAPLAN & GILMAN, L.L.P., 900 Route 9 North, 5th Floor, Woodbridge New Jersey 07095 — telephone (732) 634-7634 — jointly and severally my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Direct correspondence and telephone calls to: <u>Jeffrey I. Kaplan, Esq.</u>

Full name of Corporate Officer :	Theodore Mr. Weitz, General Counsel and Vice President
Officer's Signature:	× //////////
Date:	x September 1, 1999
Residence:	X 223 Cincoln Avenup
	x Ridgewood, NJ 07450
Citizenship:	U.S.A.
Post Office: Address:	(Same as above)

Exhibit

D2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Khalid Youssef

Assignee : Dialogic Corporation

Title of Invention : RAPID TRAINING ECHO CANCELLOR FOR

TELECOMMUNICATIONS SYSTEM

Serial No. : 09/276,021

Date Filed : March 25, 1999

Box MISSING PARTS
Assistant Commissioner for Patents
Washington, DC 20231

PETITION FOR FILING WHEN AN INVENTOR REFUSES TO SIGN OR CANNOT BE REACHED (37 C.F.R. 1.47 (B))

SIR:

This is a petition for filing when an inventor refuses to sign or cannot be reached (37C.F.R. 1.47(b)). This petition is being made by the Vice President and General Counsel of the Company for which the named inventor worked, Dialogic Corporation, and shows sufficient proprietary interest in the matter to justify such actions to make application for patent on behalf of and as agent for the inventor.

The subject of this petition is the absence of the inventor, Khalid Youssef. Mr. Youssef was employed as an engineer for the Dialogic Corporation. Mr. Youssef resigned after the completion of the invention claimed in application number 09/276,021. Before signing the assignment from himself to the Dialogic Corporation an unforseen family emergency arose in Mr. Youssef's native country of Egypt, Mr. Youssef left the United States without making a written assignment of the 09/276,021 patent application to the Dialogic Corporation. However, Mr. Youssef did execute an employment contract (copy attached) whereby he effectively assigned all right, title, and interest of any inventions and Work for Hire to the Corporation (see section 2 of the attached agreement).

Although every reasonable and diligent effort has been made, it has not been possible to reach Mr. Youssef. Mr. Youssef's last known whereabouts were:

Mr. Khalid Youssef 224 Lembeck Avenue Jersey City, NJ 07305

The subject matter of the patent application at issue,09/276,021, is that of an invention in the cutting edge art of telecommunications. Due to the staggering speed of innovation in this field we believe that any delay in time will cause irreparable harm to the rights of the parties. We respectfully request the Office to grant our petition to file when an inventor refuses to sign or cannot be reached.

Please find enclosed the required fee of \$130.00 pursuant to \$1.17(h)

Respectfully Submitted,

KAPLAN & GILMAN, L.L.P. 900 Route 9 Nogth, 5th Floor

Woodbridge, N. &

Telephome (747) 634-7634

Jeffrey Kaplan

AIK/JIK/pa Enclosures

Life to Side is a second of the second of th

201-993-3000 201-993-3093 FAX http://www.dialogic.com



DIALOGIC CORPORATION
1515 Route Ten, Parsippany, New Jersey 07054

Page 1 of 2

EMPLOYEE PROPRIETARY INFORMATION & INNOVATION AGREEMENT

Employee: Khalid Yousset

THIS AGREEMENT made between me, the above named person, and Dialogic Corporation, herein after referred to as "Dialogic" or "the Corporation", WITNESSETH:

Dialogic has developed and used technical and non-technical information vital to the success of the Corporation's business. Generally, Dialogic employees become aquainted with this information and, depending on job assignments and responsibilities, may contribute to it either through inventions, discoveries, improvements, computer programs, mask works, works for authorship (collectively called "Innovations"), or through studies, analyses, proposals, business plans (collectively called "Work for Hire") or otherwise. Therefore it is necessary for Dialogic to protect certain of this technical and non-technical information generated by its employees by holding it as proprietary and confidential, or by obtaining statutory protection (patents, trademarks, mask works, copyrights) or common law protection (trade secrets) or both.

In consideration of and as part of the terms of my employment by Dialogic and the salary or wares paid me during such employment, it is bereby agreed:

1. PROPRIETARY INFORMATION

I shall not, except as authorized by the Corporation, at any time during or after my employment directly or indirectly disclose to any other person or entity any proprietary or sensitive information of the Corporation or of others (collectively called "Proprietary Information"), which has come into the Corporation's or my possession in the course of my employment with the Corporation: nor shall I use any such Proprietary Information for my personal use or advantage or make it available to others. Proprietary Information includes existing and contemplated technical information such as, for example, compositions, formulas, products, processes, methods, systems, designs, specifications, mask works, testing or evaluation procedures, machines, manufacturing procedures, production techniques, research and development activities, inventions, discoveries and improvements and also existing and contemplated business, marketing and financial information such as, for example, business plans and methods, marketing information, cost estimates, forecast, financial data, new business acquisition/proposal information, customer identification, and sources of supply.

All information, both technical and non-technical, regarding the Corporation's businesses in whatever form, including but not limited to text, drawing, mask works, or computer software programs or documents, is presumed to be proprietary and confidential until it becomes public information lawfully and without breach of confidential obligation.

2. INNOVATIONS

I agree to disclose promptly and fully to the Corporation all Innovations and/or Work for Hire, whether or not patentable, copyrightable or registerable, including but not limited to products, processes, methods, systems, designs, techniques, mask works, computer programs, facilities, equipment, prototypes, and devices that have been or may be conceived, made or authored by me solely or jointly with others during the period of my employment with the Corporation; (a) which are along the lines of or relate to the business, work, or investigations of the Corporation or of any company with which it is affiliated: (b) which result from or arise out of any work that I may do for or on behalf of the Corporation; (c) which result from or arise our of any Proprietary Information that may have been disclosed or otherwise made available to me as a result of duttes assigned me by the Corporation; or (d) that are otherwise made through the use of the Corporation's time, facilities, or materials. All such Innovations and Work for Hire shall be the sole and exclusive property of Dialogic and I hereby assign to the Corporation all of my right, title and interest therein.

3. EXECUTION OF DOCUMENTS

I also agree to execute assignments to the Corporation or its assigns, nominees, or successors of all my right, title or interest in and to: (a) any and all Innovations described in paragraph 2 above: (b) any and all patent, trademark, copyright and mask works registration applications; therefor; (c) all priority rights acquired under the International Convention for Protection of Industrial Property by filing of such applications; and (d) all patents, trademark, copyright and mask works registrations that may be granted therefor throughout the world. I further agree during and after my employment to sign all lawful papers and otherwise assist without charge and in every lawful way the Corporation and its assigns, nominees or successors at its or their request to obtain, and sustain such patents, trademark, copyright and mask works registrations for its benefit in any and all countries.



Page I of I

EMPLOYEE PROPRIETARY INFORMATION & INNOVATION AGREEMENT

Employee: Khacip Yousset

4. NOTICE OF RIGHTS UNDER STATE STATUTES

No provision in this agreement is intended to require assignment of any of my rights in an invention for which no equipment, sumilies, facilities, or trade secret information of the Corporation was used, and which was developed entirely on my own time, unless such invention (1) relates to the business of the Corporation or to the actual or demonstrably anticipated research or development of the Corporation; or (2) results from any work performed by me for the Corporation.

5. RECORDS AND DOCUMENTS

All record, documents, and other writings including text, drawings, computer software programs, mask works or works of ambarship relating to or containing Proprietary Information as defined above, and which are prepared or created by me, or which may come into my possession during my employment, are deemed to be the property of the Corporation. Upon termination of my employment. I agree to leave all such records, documents, and writings and all copies thereof with the Corporation.

6. LEGALLY BINDING AGREEMENT

This Agreement shall be binding upon my, my heirs, administrators, assigns, executions, or other legal representatives and shall be binding upon and more to the benefit of Dialogic, its assigns, nominees or successors, however, neither this Agreement nor any prevision thereof shall be construed to be an employment agreement. I agree that either during or after my employment the Corporation may advise others of the existence of this agreement and the provision of all or any part thereof.

7. PRIOR INVENTIONS

Listed and briefly described below are all inventions not previously assigned to my former employers and which I concieved and made prior to my employment with Dialogic. Such listed inventions are not included under this Agreement. I agree to notify the Corporation promptly in writing if their actual or projected use comes to my attention. I also agree that I will not disclose to or use on behalf of Dialogic any proprietary or confidential information of any third party without authorization therefrom.

DIALOGIC CORPORATION	EMPLOYEE		
By: <u>Clan Heinty</u> Staffing Manager	Signature of Employee: While Hole Date: 8/25/97		
The following list represents my proassigned to my former employers which	evious inventions and other created innovations not previously the I conceived prior to my employment with Dialogic:		

Exhibit

E



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMM UNITED STATES DEFARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Doz 1450 Alexandra, Viggina 22313-1450 www.usplu.gov

APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

09/276,021

03/25/1999

KHALID YOUSSEFF

024/1

Gregory D Caldwell Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025

NO DOCKETING REQUIRED AD

OC000000010714788

Date Mailed: 08/18/2003

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/11/2003.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

AUG 2 1 2003

BLAKELY, SOKOLOFF TAYLOR & ZAFMAN LLP LOS ANGELES

26 2003

BOBBIE L DAVENPORT 2600 (703) 308-9493

ATTORNEY/APPLICANT COPY



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

P.O. Box 1450			
Alexandria, Vingiria	723	13-1450	
was at another than			

APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

09/276,021

03/25/1999

KHALID YOUSSEFF

024/1

KAPLAN & GILMAN 900 ROUTE 9 NORTH WOODBRIDGE,, NJ 07095

CONFIRMATION NO. 1550 *OC00000010714782*

Date Mailed: 08/18/2003

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/11/2003.

• The Power of Attorney to you in this application has been revoked by the assignee who has intervened as provided by 37 CFR 3.71. Future correspondence will be mailed to the new address of record(37 CFR 1.33).

BOBBIE L DAVENPORT 2600 (703) 308-9493

NEW ATTORNEY/AGENT COPY

Exhibit

F





United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

08/22/2006

Gregory D Caldwell Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025

RECEIVED

AUG 2 4 2006

EXAMINER

HAROLD, JEFFEREY F

ART UNIT

PAPER NUMBER

2614

DATE MAILED: 08/22/2006

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO.

09/276,021 03/25/1999 KHALID YOUSSEFF 024/1 1550

TITLE OF INVENTION: RAPID TRAINING ECHO CANCELLOR FOR TELECOMMUNICATIONS SYSTEM

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$0	\$0	\$1400	11/22/2006

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 3

PTOL-85 (Rev. 07/06) Approved for use through 04/30/2007.

Entered into FIP

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FE

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Plant. And published a second of the current correspondence address as indicated unless corrected below or directed otherwise in Plant.

maintenance fee notifica	tions.	lock 1 for any change of address)	No Fee	te: A certificate of r	nailing can only be used f	arate "FEE ADDRESS" for or domestic mailings of the for any other accompanying
			par	ers. Each additional	paper, such as an assignment	ent or formal drawing, must
	7590 08/22	1/2006	щ			
12400 Wilshire	f Taylor & Zafman Boulevard Seventh		I h Sta add trai	Cert ereby certify that this tes Postal Service was ressed to the Mail assisted to the USPT	ificate of Mailing or Trans s Fee(s) Transmittal is bein ith sufficient postage for fir Stop ISSUE FEE address O (571) 273-2885, on the o	smission g deposited with the United st class mail in an envelope above, or being facsimile date indicated below.
Los Angeles, CA	A 90025		Γ.			(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/276,021	03/25/1999		KHALID YOUSSEFF		024/1	1550
TITLE OF INVENTION	: RAPID TRAINING E	CHO CANCELLOR FOR	R TELECOMMUNICATIO	ONS SYSTEM		
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	FEE TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$0	\$0	\$1400	11/22/2006
EXAM	INER	ART UNIT	CLASS-SUBCLASS]		
HAROLD, J		2614	379-406010			
Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). Change of correspondence address (or Change of Correspondence Address for PTO/SB/122) attached. "Fee Address" Indication form		registered atterpts or green) and the second of the te				
Number is required.	2 or more recent) attach	ed. Use of a Customer	2 registered patent atto listed, no name will be	rneys or agents. If n printed,	o name is 3	
3. ASSIGNEE NAME AT	ND RESIDENCE DATA	TO BE PRINTED ON	THE PATENT (print or ty	pe)		
PLEASE NOTE: Unle recordation as set forth	ess an assignee is ident h in 37 CFR 3.11. Comp	ified below, no assignee pletion of this form is NO	data will appear on the p T a substitute for filing an	atent. If an assigne assignment.	e is identified below, the d	ocument has been filed for
(A) NAME OF ASSIC	GNEE		(B) RESIDENCE: (CITY			
Please check the appropri	ate assignee category or	categories (will not be p	infed on the patent) :	Individual 🗆 Cor	poration or other private gro	oup entity Government
4a. The following fee(s) a	ure submitted:	41		se first reapply any	previously paid issue fee	shown above)
☐ Issue Fee ☐ Publication Fee (No.	o small entity discount p		A check is enclosed.	1.D. DDG 6000		
Advance Order - #	of Copies		Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number(enclose an extra copy of this form)			ficiency, or credit any
5. Change in Entity Stat	us (from status indicated	l above)	overpayment, to Depo	sit Account Number	(enclose a	n extra copy of this form).
a. Applicant claims	SMALL ENTITY statu	s. See 37 CFR 1.27.	b. Applicant is no lon	ger claiming SMALI	L ENTITY status. See 37 Cl	FR 1.27(g)(2).
NOTE: The Issue Fee and interest as shown by the n	l Publication Fee (if requeecords of the United State	ured) will not be accepted tes Patent and Trademark	d from anyone other than to Office.	he applicant; a regist	ered attorney or agent; or the	ne assignee or other party in
Authorized Signature	— <u>. </u>			Date		_
Typed or printed name						
				etain a benefit by the imated to take 12 mi idual case. Any com r, U.S. Patent and Ti D THIS ADDRESS.	e public which is to file (and inutes to complete, includin ments on the amount of tir rademark Office, U.S. Depa SEND TO: Commissioner	by the USPTO to process) g gathering, preparing, and me you require to complete artment of Commerce, P.O. for Patents, P.O. Box 1450,
Under the Paperwork Red	netion Act of 1995, no p	ersons are required to res	pond to a collection of inf	ormation unless it dis	splays a valid OMB control	number.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/276,021 03/25/1999		KHALID YOUSSEFF	024/1	1550
75	90 08/22/2006		EXAM	INER
Gregory D Caldw	rell	HAROLD, J	EFFEREY F	
Blakely Sokoloff T	aylor & Zafman LLP ulevard Seventh Floor	ART UNIT	PAPER NUMBER	
Los Angeles, CA 9			2614 DATE MAILED: 08/22/200	6

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 0 day(s). Any patent to issue from the above-identified application will include an indication of the 0 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Date 9/22/2006 \ Client: Intel Corporation Docket Initials 42390.P8950 Dock. Sup. Initials	Date 11/22/2006 Client: Intel Corporation Docket Initials 42390.P8950 Dock. Sup. Initials
Atty InitialsEHT GDC MJM IXJ Pat/Ser/Reg 276021	Atty InitialsEHT GDC MJM IXJ Pat/Ser/Reg 276021
Description: 43r Reminder - Issue fee due: 11/22/2006	Description: 43 x Issue fee due
8/24/2006 Sandy Lingard 587333	8/24/2006 Sandy Lingard 587332

(Application No.	Applicant(s)
Madian of Alleger Little	09/276,021	YOUSSEFF, KHALID
Notice of Allowability	Examiner	Art Unit
	Jefferey F. Harold	2614
The MAILING DATE of this communication apperaised and allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apport or other appropriate communication GHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. This communication is responsive to 7/27/06.		
2. ⊠ The allowed claim(s) is/are <u>1-11</u> .		
3. ☐ Acknowledgment is made of a claim for foreign priority unestable and a late of the priority documents have a late of the priority documents have complete of the priority documents have a late of the certified copies of the priority documents have a late of the certified copies of the priority documents have a late of the certified copies of the priority documents have a late of the certified copies of the priority documents have a late of t	been received. been received in Application No cuments have been received in this in of this communication to file a reply ENT of this application. Itted. Note the attached EXAMINER' as reason(s) why the oath or declarate the submitted. on's Patent Drawing Review (PTO- Amendment / Comment or in the O Amendment / Comment or in the O B4(c)) should be written on the drawing the header according to 37 CFR 1.121(c) sit of BIOLOGICAL MATERIAL In	national stage application from the complying with the requirements S AMENDMENT or NOTICE OF tion is deficient. 948) attached office action of the back) of all the front (not the back) of all the submitted. Note the
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Summary (Paper No./Mail Date 3), 7. ☐ Examiner's Amendm	ė

Client No.	Matter No.	Title Intel Corporation	Status:
42390	P8950	RAPIDLY TRAINING ECHO CANCELLING SYSTEM	ACTIVE
			•
42390	P8950V2	RAPIDLY TRAINING ECHO CANCELLING SYSTEM - VOLUME 2	ACTIVE

Exhibit

G

Kristin Morrow

From:

Tim Santoni [TSantoni@Santoni-Investigations.com]

Sent:

Wednesday, November 01, 2006 11:55 AM

To:

Kristin Morrow

Subject:

Khalid Yousseff (locate)

Importance: High

Kristin,

Your subject, Khalid Yousseff aka Khalid S. Yousseff aka Mohammed K. Yousseff, is identified with a social security number of and previously resided in New Jersey and Illinois.

At this time we have not been able to locate a current residential address for your subject. We spoke to the current residents of 224 Lembeck Avenue, Apt. 2, and they tell us that people call them looking for Khalid and that Khalid still receives mail there, but that he hasn't been around for over year as they have lived there for at least a year.

Our limited credit header searches indicate that your subject most recently reports the Lembeck address, but that was in July of 2001. There have been no subsequent credit header updates.

According to our records your subject falls off the map in late 2001.

We believe your subject's wife is identified as Amre Yousseff aka Amre Samir Yousseff and she falls off the map last in 2001 as well.

We have attempted to track down relatives, siblings, etc., but have had no luck.

As you advised your subject may have left the country.

If our records are correct the patent in question was filed in 2002 by Khalid Yousseff and Intel Corporation.

Do you need a formal declaration or our efforts or is our standard report format sufficient?

Thank you,

Timothy J. Santoni TSantoni@Santoni-Investigations.com

Santoni, Skrifvars & Damerell Investigations www.Santoni-Investigations.com
T 714.544.2239 or 800.966.5715
F 714.544.7813

THE FOREGOING IS CONFIDENTIAL, MAY BE ATTORNEY/CLIENT PRIVILEGED AND MAY CONSTITUTE ATTORNEY WORK PRODUCT. This message (including all attachments) is intended for the sole use of the individual(s) to whom it is addressed only, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the addressee, you are hereby notified that you may not read, use, copy, disclose, or distribute to anyone the message or any information contained in the message. If you have received this message in error, please immediately advise the sender by reply email and delete this message. Thank you.

Exhibit

H

. . . .

42390. P8950



JULY 11, 2003

PTAS

BLAKELY, SOKOLOFF, TAYLOR & ET AL EDWIN H. TAYLOR 12400 WILSHIRE BOULEVARD, 7TH FLOOR LOS ANGELES, CALIFORNIA 90025 UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

*700035964A[°]

700035964A

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

JUL 1 4 2003

BSTZ DATABASE DEPT.

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 07/10/2003

REEL/FRAME: 013789/0743

NUMBER OF PAGES: 4

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

DIALOGIC CORPORATION

DOC DATE: 06/11/2003

ASSIGNEE:

INTEL CORPORATION
2200 MISSION COLLEGE BLVD.
SANTA CLARA, CALIFORNIA 95052

SERIAL NUMBER: 09276021

PATENT NUMBER:

FILING DATE: 03/25/1999

ISSUE DATE:

SAUNDRA BALLENGER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

Į	
21	
S	
92	
\sim	
60	
60	
)	
9	
02266	
99	
~	
\sim	
7	
0	
0	
0	
40	
Ţ	
LP)	
Ŧ	

[(NB4. Q/U1)	Orm Cover Sheet U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
To the Honorable Commissioner of Patents and Trademarks.	Please record the attached original documents or copy thereof.
Name of conveying party(les): Dialogic	2. Name and address of receiving party(les):
Corporation	Name: Intel Corporation
Additional name(s) of conveying party(les) attached? No	Internal Address:
3. Nature of Conveyance	Street Address: 2200 Mission College Blvd.
Assignment Merger	
☐ Security Agreement ☐ Change of Name ☐ Other:	City: Santa Clara State/Provence: CA Zip: 95052
Execution Date(e): 6/11/03	Additional name(s) & address(es) attached?
Application Number(s) or patent number(s): : If this document is being filed together with a new applicat A. Patent Application No.(s) 09/276,021	B. Patent No.(s)
5. Name and address of party to whom compensations:	
 Name and address of party to whom correspondence concerning document should be mailed: 	Total number of applications and patents involved:
Name: Blakely, Sokoloff, Taylor & Zafman LLP Internal Address:	7. Total Fee (37 CFR 3.41)\$ 40.00
Street Address: 12400 Wilshire Boulevard, 7th Floor	Authorization to charge deposit account
City: Los Angeles State: California Zip: 90025	8. Deposit Account Number:
	02-2666
	(Attach duplicate copy of this page if paying by deposit account)
DO NOT L	ISE THIS SPACE
Statement and signature. To the best of my knowledge and belief, the taregoing information original document. Charges to the deposit account are authorized.	on is true and correct and any attached copy is a true copy of the led, as indicated herein.
Edwin H. Taylor, Reg. No. 25,129 Name of Person Signing	July 9, 2003 prature Date
Total number of pages including co	ver sheet, attachments, and document: 4

Mall documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks, Box Assignments Washington, D.C. 20231

Attorney Docket No. 42390.P8950

Facsimile Transmission

This company uses RightFAX® fax server software from RightFAX, Inc.

From:

Name:

USPTO ASSIGNMENT DIVISION

Fax Number:

Voice Phone: 703-308-9723

To:

Name:

BLAKELY, SOKOLOFF, TAYLOR & ET AL

Company:

EDWIN H. TAYLOR

Fax Number: 14087208383 Voice Phone:

Fax Notes:

Pg# Description

1 Cover Page

2 881.TXT

3 Document 1, Batch 247318

PTAS FAX PROCESSING

Date and time of transmission: Friday, July 11, 2003 1:33:20 PM

Number of pages including this cover sheet: 03

A RightFAX® Communicated Document

RECEIVED

JUL 1 1 2003

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN SUNNYVALE

*********** TX REPORT *************

TRANSMISSION OK

TX/RX NO

0189

CONNECTION TEL

17033065995

SUBADDRESS CONNECTION ID

ST. TIME

07/10 14:24

USAGE T

02'03 5

PGS. RESULT

0K

BLAKELY SOKOLOFF **TAYLOR &** ZAFMAN

1279 OAKMEAD PARKWAY

SUNNYVALE, CALIFORNIA 94085

(408) 720-8300 (Telephone)

(408) 720-8383 (Facsimile)

A LIMITED LIABILITY PARTNERSHIP INCLUDING LAW CORPORATIONS

Deliver to:

FACSIMILE TRANSMITTAL SHEET (TRANSMITTAL TO PTO)

, teergranterit Bityolon	
Firm Name: U.S. PATENT AND	TRADEMARK OFFICE
Fax Number: (703) 306-5995	Telephone No.: _(703) 308-9723
From: Edwin H. Taylor, Esq.	1,56,500 0120
Date: <u>July 10, 2003</u>	Time:
Operator:	Matter: <u>042390-P8950</u>
Number of pages including cover s	
Application No.: <u>09/276,021</u>	
Filed: March 25, 1999	
For: "RAPID TRAINING ECHO	CANCELLING FOR TELECOMMUNICATIONS
SYSTEM"	

Enclosed are the following documents

Assignment Recordation Form Cover Sheet

Assignment Division

- Assignment Document from Dialogic Corporation to Intel Corporation
- Exhibit A (noting application being assigned)

CERTIFICATE OF TRANSMISSION

THE POLICE OF TRANSPORTED TO
I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office on:
Date of Transmission July 10, 2003
Nikki McNillion (Signature of person transmitting paper)

BLAKELY SOKOLOFF TAYLOR & ZAFMAN

1279 OAKMEAD PARKWAY SUNNYVALE, CALIFORNIA 94085

(408) 720-8300 (Telephone)

VEMAN (408) 720-8383 (Facsimile)

A LIMITED LIABILITY PARTNERSHIP INCLUDING LAW CORPORATIONS

FACSIMILE TRANSMITTAL SHEET (TRANSMITTAL TO PTO)

Deliver to: Ass	signment Divisio	<u>n</u>	_	
Firm Name:U.	S. PATENT ANI	TRADEMARK C	FFICE	
				phone No.: _(703) 308-9723
From: Edwin H.			_	
Date: <u>July 10, 2</u>		Time:		
Number of pages in				
Application No.: <u>0</u>	9/276,021			
Filed: March 25, 1	1999			
For: "RAPID TR	AINING ECHO	CANCELLING	FOR	TELECOMMUNICATIONS
SYSTEM"				
Enclosed are the fo	ollowing docum	nents		
 Assignment Red 	cordation Form	Cover Sheet		
 Assignment Do 	cument from D	ialogic Corporati	on to Ir	ntel Corporation
 Exhibit A (noting 				
		- ,	OYON	
I hereby certify that		ICATE OF TRANSMIS		
Date of TransmissionJuly		being facsimile transmitted	d to the U.S	S. Patent and Trademark Office on:
July				
\mathcal{L}	Nikki McNillion ted name of person tran			
(Signatur	of person transmitting	g paper)		

CONFIDENTIALITY NOTE

The documents accompanying this facsimile transmission contain information from the law firm of Blakely Sokoloff Taylor & Zafman LLP that is confidential or privileged. The information is intended to be for the use of the individual or entity named on this transmission sheet. If you are not the intended recipient, be aware that any disclosure, copying, distribution, or use of the contents of this faxed information is prohibited. If you have received this facsimile in error, please notify us by telephone immediately so that we can arrange for the retrieval of the original documents at no cost to you.

IF YOU EXPERIENCE ANY DIFFICULTY IN RECEIVING THE ABOVE PAGES, PLEASE CALL (408) 720-8300 AND ASK FOR THE OPERATOR NAMED ABOVE.

(1.00.0701)	Orm Cover Sheet U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
To the Honorable Commissioner of Patents and Trademarks. P	Please record the attached original documents or copy thereof.
Name of conveying party(ies): Dialogic	Name and address of receiving party(ies):
Corporation	Name: Intel Corporation
Additional name(s) of conveying party(ies) attached? ■ No □Yes	Internal Address:
3. Nature of Conveyance Assignment Merger	Street Address: 2200 Mission College Blvd.
☐ Security Agreement ☐ Change of Name ☐ Other:	City: Santa Clara State/Provence: CA Zip: 95052 Country:
Execution Date(s): 6/11/03	Additional name(s) & address(es) attached?
 Application Number(s) or patent number(s): If this document is being filed together with a new application 	
A. Patent Application No.(s) 09/276,021	B. Patent No.(s)
Additional numbers a	 ttached? ☐ Yes ■ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Name: Blakely, Sokoloff, Taylor & Zafman LLP	7. Total Fee (37 CFR 3.41)\$ 40.00
Internal Address:	☐ Enclosed
Street Address: 12400 Wilshire Boulevard, 7th Floor	Authorization to charge deposit account
City: Los Angeles State: California Zip: 90025	8. Deposit Account Number:
i	02-2666
	(Attach duplicate copy of this page if paying by deposit account)
DO NOT US	SE THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing information original document. Charges to the deposit account are authorize.	
3	July 9, 2003 Date er sheet, attachments, and document: 4

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patents and Trademarks, Box Assignments
Washington, D.C. 20231

Attorney Docket No. 42390.P8950

Assignment of Legal Title to Patents

Whereas, <u>Dialogic Corporation</u>	, (hereinafter ASSIGNOR)
is the sole and exclusive owner of certain patent ap	plications listed in Exhibit A annexed
hereto (collectively referred to as the "Patents"); and	d

Whereas Intel Corporation, a Delaware corporation, with an office at 2200 Mission College Blvd., California 95052, (hereinafter INTEL) is desirous of acquiring bare legal title to and under the Patents for the sole purpose of registering the Patents in the name of INTEL in the U.S. Patent Office; and

Whereas ASSIGNOR is a subsidiary of INTEL.

Now, Therefore,

For good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR does hereby transfer to INTEL, bare legal title to the Patents, and bare legal title to any inventions claimed in said Patents, any reissue or reissues of said Patents already granted and which may be granted, and any certificates of reexamination already granted and which may be granted, the bare legal title to same to be held by INTEL, to the end of the term or terms for which said Patents are or may be granted, reissued or extended as fully and entirely as such bare legal title would have been held and enjoyed by ASSIGNOR if this assignment had not been made. Nothing in this Assignment of Legal Title to Patents shall be construed as transferring to Intel beneficial ownership of the Patents, which beneficial ownership, including the right to use, license, divide, exploit and dispose of the rights to and under such Patents (other than bare legal title), shall continue to be held by ASSIGNOR.

ASSIGNOR, hereby authorizes and requests the Commissioner of Patents to issue any and all Letters Patents of the United States on said inventions to INTEL as assignee of bare legal title to the Patents, and hereby covenants that ASSIGNOR has full right to convey the legal title herein assigned, and that, except as otherwise provided between the

parties, ASSIGNOR has not executed, and will not execute, any agreements in conflict therewith.

ASSIGNOR and INTEL hereby agree that bare legal title to the Patents transferred under this agreement shall revert back to ASSIGNOR when more than 20 percent of every class of equity of ASSIGNOR is transferred to a third party.

In Witness Whereof, ASSIGNOR and INTEL, by their duly authorized representatives, have executed this Assignment.

6/11/03

By:

Nancy Palmintere

By:

Tiffany Doon Silva

Title: Vice President

Intel Corporation

Title: Assistant Secretary

Dialogic Corporation

LEGAL OK

EXHIBIT A

Serial Number	Docket Number	Title	Filing Date
09/276,021	42390P8950	Rapid Training Echo Cancellor For Telecommunications System	03/25/99

Exhibit

I



DIALOGIC CORPORATION
1515 Route Ten, Parsippany, New Jersey 07054

Page 1 of 2

EMPLOYEE PROPRIETARY INFORMATION & INNOVATION AGREEMENT

Employee: Khalib Yousset

THIS AGREEMENT made between me, the above named person, and Dialogic Corporation, herein after referred to as "Dialogic" or "the Corporation". WITNESSETH:

Dialogic bas developed and used technical and non-technical information vital to the success of the Corporation's business. Generally, Dialogic employees become aquainted with this information and, depending on job assignments and responsibilities, may contribute to it either through inventions, discoveries, improvements, computer programs, mask works, works for authorship (collectively called "Innovations"), or through studies, analyses, proposals, business plans (collectively called "Work for Hire") or otherwise. Therefore it is necessary for Dialogic to protect certain of this technical and non-technical information generated by its employees by holding it as proprietary and confidential, or by obtaining statutory protection (patents, trademarks, mask works, copyrights) or common law protection (trade secrets) or both.

In consideration of and as part of the terms of my employment by Dialogic and the salary or wares paid me during such employment, it is bereby agreed:

1. PROPRIETARY INFORMATION

I shall not, except as anthorized by the Corporation, at any time during or after my employment directly or indirectly disclose to any other person or entity any proprietary or sensitive information of the Corporation or of others (collectively called "Proprietary Information"), which has come into the Corporation's or my possession in the course of my employment with the Corporation: nor shall I use any such Proprietary Information for my personal use or advantage or make it available to others. Proprietary Information includes existing and contemplated technical information such as, for example, compositions, formulas, products, processes, methods, systems, designs, specifications, mask works, testing or evaluation procedures, machines, manufacturing procedures, production techniques, research and development activities, inventions, discoveries and improvements and also existing and contemplated business, marketing and financial information such as, for example, business plans and methods, marketing information, cost estimates, forecast, financial data new business acquisition/proposal information, customer identification, and sources of supply.

All information, both technical and non-technical, regarding the Corporation's businesses in whatever form, including but not limited to text, drawing, mask works, or computer software programs or documents, is presumed to be proprietary and confidential until it becomes public information lawfully and without breach of confidential obligation.

2. INNOVATIONS

I agree to disclose promptly and fully to the Corporation all Innovations and/or Work for Hire, whether or not patentable, copyrightable or registerable, including but not limited to products, processes, methods, systems, designs, techniques, mask works, computer programs, facilities, equipment, prototypes, and devices that have been or may be conceived, made or authored by me solely or jointly with others during the period of my employment with the Corporation; (a) which are along the lines of or relate to the business, work, or investigations of the Corporation or of any company with which it is affiliated; (b) which result from or arise out of any work that I may do for or on behalf of the Corporation; (c) which result from or arise our of any Proprietary Information that may have been disclosed or otherwise made available to me as a result of duties assigned me by the Corporation; or (d) that are otherwise made through the use of the Corporation's time, facilities, or materials. All such Innovations and Work for Hire shall be the sole and exclusive property of Dialogic and I hereby assign to the Corporation all of my right, title and interest therein.

3. EXECUTION OF DOCUMENTS

I also agree to execute assignments to the Corporation or its assigns, nominees, or successors of all my right, title or interest in and to: (a) any and all Innovations described in paragraph 2 above: (b) any and all patent, trademark. copyright and mask works registration applications therefor; (c) all priority rights acquired under the International Convention for Protection of Industrial Property by filling of such applications; and (d) all patents, trademark, copyright and mask works registrations that may be granted therefor throughout the world. I further agree during and after my employment to sign all lawful papers and otherwise assist without charge and in every lawful way the Corporation and its assigns, nominees or successors at its or their request to obtain, and sustain such patents, trademark, copyright and mask works registrations for its benefit in any and all countries.



Page I of I

EMPLOYEE PROPRIETA	ARY INFORMATION & INNOVATION AGREEMENT
mployee: Khalid Yousset	•
armost or good seeler unformation of the Chill	quire assignment of any of my rights in an invention for which no equipment, sumplies, oration was used, and which was developed entirely on my own time, miles such position or to the actual or deputy strabby and to see the second or developed entirely on the second or developed entirely
	ding text, drawings, computer software programs, mask works or works of authorship defined above, and which are prepared or created by me, or which may come into my be the property of the Corporation. Upon termination of my employment. I agree to all copies thereof with the Corporation.
LEGALLY BINDING AGREEMENT This Agreement shall be binding upon my, my ading upon and more to the benefit of Dialogic.	heirs, administrators, assigns, executions, or other legal representatives and shall be its assigns, nominees or successors, however, neither this Agreement nor any prevision egement. I agree that either during or other my applearment of the complete of
PRIOR INVENTIONS Listed and briefly described below are all invention to my employment with Dialogic. Such listed imptly in writing if their actual or projected use	ions not previously assigned to my former employers and which I concieved and made d inventions are not included under this Agreement. I agree to notify the Corporation comes to my attention. I also agree that I will not disclose to or use on behalf of of any third party without authorization therefrom.
ALOGIC CORPORATION	EMPLOYEE
: Clan Heinty	Signature of Employee:
affing Manager	Date: 8/25/97
e following list represents my presigned to my former employers which	vious inventions and other created innovations not previously a I conceived prior to my employment with Dialogic:

This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

IMAGES ARE BEST AVAILABLE COPY.

OTHER: ____

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.